

**IN THE UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: NATIONAL FOOTBALL LEAGUE  
PLAYERS' CONCUSSION INJURY  
LITIGATION

No. 2:12-md-02323-AB

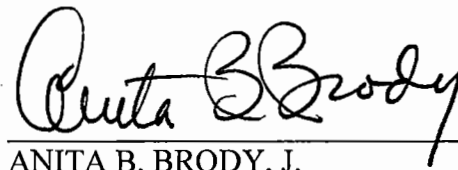
MDL No. 2323

THIS DOCUMENT RELATES TO:  
  
ALL ACTIONS

**Hon. Anita B. Brody**

**ORDER**

**AND NOW**, this 30<sup>th</sup> day of January, 2018, after considering Cambridge Entities' request (attached) to respond to Co-Lead Counsel's Motion (ECF 8578), it is **ORDERED** that Cambridge Entities request is **DENIED** at this time. Attorney for Cambridge Entities, Martin L. Black, must first go through the proper procedure in order to respond on ECF. *See* Local R. of Civ. Pro. 83.5.2. Assuming Martin L. Black complies with the requirements for filing in this Court, any future response that he files on behalf of Cambridge Entities will be considered by this Court on the standard time frame for Motion Practice. *See* Local R. of Civ. Pro. 7.1.

  
ANITA B. BRODY, J.

Copies **VIA ECF** on \_\_\_\_\_ to:

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O:\ABB 2018\L-Z\NFL Order for Request to Respond.docx

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January 29, 2018

**The Honorable Anita Brody  
U. S. District Court for Eastern District of Pennsylvania  
7613 U. S. Courthouse  
601 Market Street  
Philadelphia, PA. 19106**

**VIA FAX TO: 215-580-2356**

Re: Motion filed by Lead- Co Counselor Seeger on 1-26-18, Prohibiting Cambridge Entities...etc.

Dear Judge Brody:

My law office represents Cambridge Entities. On Friday, January 26, 2018, Co-Lead Counsel Seeger filed a Motion and a proposed Order with the court, which would in essence, (1) prohibit Cambridge Entities from seeking repayment of advances to Class Members (2) require Cambridge Entities to make corrective disclosures (3) compel production by Cambridge Entities of documents and (4) direct Cambridge Entities to return Class Members retirement funds.

My office was not copied with the Motion, and I only learned the complete contents of the Court filings on yesterday, Sunday, January, 28, 2018. I have spoken with my client (officers) and am herein requesting that prior to the Court acting on the pleadings filed by Attorney Seeger, ***that the Court grants Cambridge Entities until Friday, February 2, 2018, to file a written response to Attorney Seeger's pleadings.***

It is my clients' position that the filings are inaccurate and misleading to the Court, and that the Court should allow Cambridge a reasonable time to file a response.

Thank you for your consideration of my request herein.

Sincerely,

*Martin L. Black, Attorney*  
Martin L. Black, Attorney

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Re: Motion filed by Lead- Co Counselor Seeger on 1-26-18, Prohibiting Cambridge Entities...etc.

Dear Judge Brody:

My office just called me and advised me that we did receive a copy of Mr. Seeger pleadings by overnight express a moment ago, however, we will however, still need the time requested in my letter

Thank you for your consideration.

Sincerely,

*Martin L. Black, Attorney*  
Martin L. Black, Attorney